

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Leonard M. Patt  
Application No. : 10/627,193  
Filed : July 24, 2003  
For : COMPOSITIONS CONTAINING PEPTIDE COPPER  
COMPLEXES AND PHYTOCHEMICAL COMPOUNDS, AND  
METHODS RELATED THERETO

Examiner : Michael V. Meller  
Art Unit : 1655  
Docket No. : 480048.456  
Date : July 10, 2007

Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

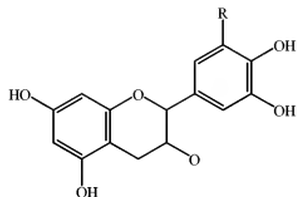
RESPONSE TO THIRD SUPPLEMENTAL RESTRICTION REQUIREMENT

Commissioner for Patents:

By Third Supplemental Restriction Requirement mailed June 27, 2007, the Examiner is requiring that Applicant enumerate all components in the composition. As an example, the Examiner notes that a sufficient response would be the election of a composition comprising only saline in addition to the specific peptide copper complex and phytochemical compound previously elected, with traverse, by Applicant (namely, glycyl-histidyl-lysine:copper(II) and epigallocatechin). Accordingly, Applicant hereby elects, for purposes of initial examination only, a composition comprising only saline in addition to glycyl-histidyl-lysine:copper(II) and epigallocatechin. Claims 1, 5-7, 23-28, 31, 33 and 42 are generic to this species, while claims 32 and 34 read thereon.

In addition, Applicant wishes to reiterate that Applicant's election of a composition comprising the peptide copper complex glycyl-histidyl-lysine:copper(II) and the phytochemical compound epigallocatechin was made with traverse. As noted in Applicant's prior response, although an application may properly be restricted to one of two or more claimed inventions if they are able to support separate patents and they are either independent or distinct, if a search and examination of all the claims can be made without serious burden, then the Examiner must examine them on the merits, even though they include claims to independent or distinct inventions (MPEP 803).

Applicant submits that it would not present a serious burden to examine the embodiment presently recited in independent claim 1; namely, an embodiment wherein the phytochemical compound is “catechin, a catechin derivative, or a mixture thereof.” In this regard, Applicant notes that, as set forth on pages 10-13 of the present application, such compounds all have the following core structure:



wherein R is -H or -OH. Applicant submits that a search of a genus of compounds comprising the foregoing core structure would not pose a serious burden on the Examiner.

In addition, Applicant submits that it would not pose a serious burden on the Examiner to search compositions comprising further components in addition to the foregoing peptide copper complex and phytochemical compounds, as recited in pending claims 31-41. In this regard, any search for a composition comprising the foregoing peptide copper complex and phytochemical compounds would necessarily uncover any compositions which also comprise such further components.

Accordingly, Applicant respectfully requests that the Restriction Requirement be withdrawn and all the pending claims be examined. In making the above arguments, Applicant does not admit that any of the embodiments are obvious in light of one another.

As further noted in Applicant's prior response, Applicant has elected, for purposes of initial examination only, the embodiment wherein the composition is in the form of a lotion. Claims 1, 5-7, 23-28, 33-41 are generic to this species, while claim 42 reads thereon.

As a final matter, if Applicant has misunderstood the Examiner's request, Applicant asks that the Examiner contact the undersigned at (206) 622-4900 to resolve the same. In view of the above, consideration of the pending claims is respectfully requested.

Respectfully submitted,

Leonard M. Patt

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